			11 de l State	District Court	<del></del>	<del></del>
			E . OFFICE DECEMBER	TO A STREET, VANIA		
			IN CLERK'S OFF CED	N'.		
UNI	TED STATES OF	AMERICA.	IN CLERK COURT ET	ORDER SETTE	NG CONDITIONS	
		U.S	0.013	<u>OF RELEASE A</u>	AND BOND	
	v.	بغد	TIN 30 SOLD	12	00 362 (LDW	. )
6	ERSHON!	BARKAT	11	Case No.: \	CR 362 (LDW	
			SUCISLAND OF	10-		
	Defendar	ıt \	LONG (STRELEAS)			
			<del></del>	<del></del>		
	-				dard Conditions of Bond on the re	verse and:
	·	_	ad on his/her promise to appear by defendant in the amount of !		as required, or	
	Upon Secured Ap		=		, 0.	
	N chou person 14	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		itions of Release		
Upon fine	ding that release under th	e standard cond			ly assure the appearance of the defer	idant and the
safety of					llowing additional conditions of relea	
<b>⋈</b> 1.	The defendant must rea	nain in and may	pot leave the following areas	vithout Court permission:	ASTERN AND SOL BW. JERSEY	AHHEYEN
[ ] 2.	The defendant shall ave	oid ail contact ar	nd not associate with any of the	following persons or entities:		
<b>X</b> 3.	The defendant shall av	oid and not go to	any of the following locations			<u></u> .
	ANT GAMBLIA					
₩ 4. ₩ 5.			all passports to the U.S. Pretria	- · · · · · · · · · · · · · · · · · · ·	and shall not apply for any	
<b>∌</b> √ 5.					ecial Conditions on the reverse, if ap-	plicable, and
		- /	trial Services officer at defends			
			rson <u>l</u> times per <u>MO</u>		times per	_ <del>:</del>
			DURS OF 6:00 A.			<del></del>
					se [ ]alcoholism: [ ] mental heal	th problems.
<b>⋈</b> 6.	f I must pay the cost of	of treatment and/	or electronic monitoring by wi	h personal funds and/or insur-		•
C 43		<del></del>	ŗ	•		
	The undersigned defend	dant and sureties		NCE BOND dge that I/we and my/our pers	sonal representatives, jointly and seve	erally, are boun-
	to pay to the United Sta	ites of America t	the sum of \$ 2 Million	DOLLARS		_
	The undersigned agree( is/are free and clear of			eir interest in the following pr	operty ("Collateral") which he/she/th	iey represent
	[ ] cash deposited in (	the Registry of th	he Court the sum of \$			
	premises located a		HOLOW DR. MONSEY	Ny owned by 120022	ZEENEER THIST	
	with the proper loc	al and state auth	orities on or before	orque oy the O.S. Amorney will		<b>1</b>
,	[ ] Other Conditions:			WIDEFI'S PER	wisely to monitor	<u>, 0'8</u>
The	Land Joe Re	TE XXX	Address ACTIVITIES	AND HEMRT	O USA OPPICE AND A	CTIVITIE
<del>''</del>	Surety			MOSSEYNY	Translute The was	IBIE CALL
X Du	makkeseth	DEBORAH	REPUBLIC	NE POINT PA	AND ALV	TIPCTI IVI
	When thought	2 and 410	" Sapriller " SE VA	ACTUAL DE ME	breed his	
X Y)	Surety	Sve Tan	cylerer 12 fi	errement Pr W	Dally 17	
	•	vised the def	endant of the condition	s of release per 18:314	2(h)(1) and (h)(2). This bond	is con-
ditioned					of Bond set forth on the reve	
defenda					met, this bond shall be due for	
					ditions of release. I promise t	
				ervice of any sentence in	nposed. I am aware of the p	enalties
	actions set forth on		١ (	700	Signature of Defendant	1
Kelease	of the Defendant is	nereby order	en ou JANE 76	- yerace	me yo	-/
	Distribution: Wh	ite-Original	Canary - Courtroom Deputy	Pink - Pretrial Services	Goldenrod - Defendant	/

## Standard Conditions of Release

In all cases, IT IS ORDERED that the release of the defendant is subject to the following conditions:

- 1. Defendant shall immediately advise the court, defense counsel, and the U.S. Attorney in writing of any change in address and/or telephone number.
- 2. Defendant shall appear at all proceedings as required and shall surrender for service of any sentence imposed as directed.
- 3. Defendant shall not commit any federal, state, or local crime.

The conditions of this bond are that the defendant named on the obverse is to appear before the Court and at such other places as the defendant may be required to appear, in accordance with any and all orders and directions relating to the defendant's appearance in this case, including appearance for violation of a condition of defendant's release as may be ordered or notified by this court or any other United States District Court to which the defendant may be held to answer or the cause transferred. The defendant is to abide by any judgment entered in such matter by surrendering to serve any sentence imposed and obeying any order or direction in connection with such judgment.

It is agreed and understood that this is a continuing bond (including any proceeding on appeal or review) which shall continue until such time as the undersigned are exonerated.

If the defendant appears as ordered or notified and otherwise obeys and performs the preceding conditions of this bond, then this bond is to be void, but if the defendant fails to obey or perform any of these conditions, payment of the amount of this bond shall be due forthwith. Forfeiture of this bond for any breach of its conditions may be declared by any United States District Court having cognizance of the entitled matter on the obverse at the time of such breach and if the bond is forfeited and if the forfeiture is not set aside or remitted, judgment may be entered upon motion in such United States District Court against each debtor jointly and severally for the amount above stated, together with interest and costs, and execution may be issued and payment secured as provided by the Federal Rules of Criminal Procedure and any other laws of the United States.

## Special Conditions of Release

- 1. If defendant is subject to home detention, defendant may not leave his/her residence without the approval of the Pretrial Services Agency, except for court appearances and visits with defense counsel in this pending criminal; case and for medical emergencies. In all instances, however, the defendant must notify the Pretrial Services Agency of his or her departure from the residence.
- 2. If the defendant fails to report as required to the Pretrial Services Agency or to appear for any specified treatment or evaluation, defendant may be subject to such random visits at his/her residence or work by a Pretrial Services Officer as may be necessary to verify his/her residence or place of employment in order to secure compliance with the order of release.

## Advice of Penalties

If defendant violates any of the preceding conditions of release, a warrant will-issue for his/her arrest and the terms and conditions of any further release will be reconsidered. Such reconsideration can result in a revocation of release, an order of detention, the forfeiture of any previously posted bail, and a prosecution for contempt, the latter of which could result in a term of imprisonment and/or a fine. In addition, if the defendant fails to appear as required, he/she could be prosecuted for failing to appear and, if found guilty, be subject to imprisonment for up to ten years and/or fined up to \$250,000 depending upon the offense charged.

The commission of any offense while on pretrial release may result in an additional sentence upon conviction for such offense of up to ten years, depending on the offense. Defendant is advised that it is a criminal offense to intimidate or attempt to intimidate a witness, juror, or officer of the court, or to obstruct a criminal investigation, or to tamper with a witness, victim, or informant, or to retaliate against a witness, victim, or informant, or to threaten or to attempt to do so. These offenses are punishable by up to ten years of imprisonment and a \$250,000 fine. The term(s) of imprisonment imposed for any of the foregoing offenses shall be consecutive to the sentence of imprisonment for any other offense and must be imposed in addition to the sentence received for the offense itself.

A06

Rev. June 1998

UNITED STATES DISTRICT COUF EASTERN DISTRICT OF NEW YO	
UNITED STATES OF AMERICA,	A
Plaintiff,	
-against-	13-MJ-280
GERSHON BARKANY,	
Defendan	ıt.

- 1. My name is Judah Zelinger, I am surety on Gershon Barkany's bond.
- 2. I am aware that Gershon Barkany's bail conditions have been amended as follows:
  - Bail conditions have been modified to allow Gershon Barkany to leave his house between 6am and 12pm.
  - Travel is restricted between the Eastern District of New York, Southern District of New York and New Jersey.
  - Mr. Barkany is not permitted to gamble, nor is he permitted to enter into any gambling establishments.
- 3. I am aware and understand that if Mr. Barkany violates the terms of his bond, the government can and will proceed against the individual sureties, including myself, for the value of the bond and can seize and sell the collateral including the real-estate to collect the face value of the bond.
- 4. I continue to be willing to act as a surety under the new bail conditions.

Sworn to before me this 2.6 day of June, 2013

Notary Public\_

2/18/14

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK						
UNITED STATES OF AMERICA,						
Plaintiff,						
-against-						

GERSHON BARKANY,

Defendant.

- 1. My name is Daniel Sklar, I am a trustee and surety on Gershon Barkany's bond.
- 2. I am aware that Gershon Barkany's bail conditions have been amended as follows:
  - Bail conditions have been modified to allow Gershon Barkany to leave his house between 6am and 12pm.
  - Travel is restricted between the Eastern District of New York, Southern District of New York and New Jersey.
  - Mr. Barkany is not permitted to gamble, nor is he permitted to enter into any gambling establishments.
- 3. I am aware and understand that if Mr. Barkany violates the terms of his bond, the government can and will proceed against the individual sureties, including myself, for the value of the bond and can seize and sell the collateral including the real-estate to collect the face value of the bond.
- 4. I continue to be willing to act as a surety under the new bail conditions.

Daniel Sklar

13-MJ-280

Sworn to before me this day of June, 2013

Motary Public

JOSEPH ROSENBERG
Notary Public - State of New York
No. 01RO4670424
Qualified in Rockland County

Comm. Expires: July 31, 20 /4